## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

**§ § §** 

IOU CENTRAL, INC. d/b/a IOU FINANCIAL, INC.,

Plaintiff,

v.

EPIC MECHANICAL SERVICE CO., INC. a/k/a EPIC MECHANICAL SERVICE CO. and NATHANEL MCGEE,

Defendants.

CIVIL ACTION FILE NO. 1:24-cv-04335-AT

## JOINT STIPULATION OF PLAINTIFF AND DEFENDANTS' EXTENDING DEADLINE FOR PLAINTIFF TO RESPOND TO MOTION TO DISMISS

COMES NOW Plaintiff IOU Central, Inc. d/b/a IOU Financial, Inc. (hereinafter "Plaintiff") and Defendants Epic Mechanical Service Co., Inc. a/k/a Epic Mechanical Service Co. and Nathanel McGee (hereinafter collectively "Defendants"), and stipulate and agree that the deadline for Plaintiff to file a response to Defendants' Motion to Dismiss shall be extended to November 11, 2024.

Respectfully stipulated and submitted this 28th day of October, 2024.

**AUBREY THRASHER, LLC** 

/s/ Jeremy B. Ross
Jeremy B. Ross
Georgia Bar No. 367880

## jross@aubreythrasher.com

3050 Peachtree Road NW, Suite 240 Atlanta, Georgia 30305 Tel: (404) 978-1355 Attorney for Plaintiff

## LAW OFFICES OF HENRY F. SEWELL JR., LLC

/s/ Henry F. Sewell, Jr. by JBR with express permission
Henry F. Sewell, Jr.
Georgia Bar No 636265
Buckhead Centre
2964 Peachtree Road NW, Suite 555
Atlanta, Georgia 30305
Tel: (404) 926-0053
hsewell@sewellfirm.com
Attorneys for Defendants

**CERTIFICATE OF SERVICE** 

I hereby certify that on October 28, 2024, I electronically filed the **JOINT** 

STIPULATION OF PLAINTIFF AND DEFENDANTS' **EXTENDING** 

**DEADLINE FOR PLAINTIFF TO RESPOND TO MOTION TO DISMISS** 

with the Clerk of Court using the Court's CM/ECF system which will send a copy

of the filed document electronically to the registered participants as identified on

the Notice of Electronic Filing.

Dated: October 28, 2024.

/s/ Jeremy B. Ross

Jeremy B. Ross

Georgia Bar No. 367880